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6	Attorney for Defendant		
7	AYODEJI JONATHAN SANGODE		
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
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11			
12	UNITED STATES OF AMERICA,	Case No. 2:21-MJ-00112-CKD	
13	Plaintiff,	STIPULATION AND	
14	v. )	ORDER RE: MODIFICATION OF DEFENDANT'S CONDITIONS	
15	AYODEJI JONATHAN SANGODE, )	OF PRETRIAL RELEASE	
16			
17	Defendant. )		
18			
19	With the Court's permission, the defendant Ayodeji Sangode requests, and the		
20	government does not oppose, that the release conditions imposed on Mr. Sangode on July 29		
21	2021, be modified to remove the following conditions:		
22	You must participate in the following location monitoring program component		
23	and abide by all the requirements of the program, which will include having a location		
24	monitoring unit installed in your residence and a radio frequency transmitter device		
25	attached to your person. You must comply with all instructions for the use and		
26	operation of said devices as given to you by th	ne Pretrial Services Agency and employees	
27	of the monitoring company. You must pay 1	all or part of the costs of the program	

STIPULATION AND [PROPOSED] ORDER RE: MODIFICATION OF DEFENDANT'S PRE-TRIAL RELEASE

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CURFEW: You must remain inside your residence every day from 10:00PM to 8:00AM, or as adjusted by the pretrial services officer for medical, religious services, employment or court-ordered obligations.

This modification is necessitated by Mr. Sangode's desire to seek additional employment to enable him to afford his own apartment. Pretrial Services Officer Ali Mirgain is in support of this modification. At her request, a proposed Amended Conditions of Release is attached, reflecting the above-requested changes.

Additionally, it is requested that the court modify the conditions of release to impose a \$25,000 unsecured bond on Mr. Sangode, which amount was suggested by Pretrial Services Officer Ali Mirgain, and which amount the government does not oppose. A copy of an executed appearance bond in this amount with Mr. Sangode's brother, Omotayo Micheal Sangode, co-signing as surety is attached. Pretrial Services Officer, Ali Mirgain, is in support of this modification.

All other terms and conditions of Mr. Sangode pre-trial release shall remain in effect.

1	IT IS SO STIPULATED.	
2		
3	DATED: October 25, 2021	/s/ William F. Portanova
4		WILLIAM F. PORTANOVA
5		Counsel for Defendant AYODEJI SANGODE
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7	DATED: October 25, 2021	/s/ Robert Artuz
8		ROBERT ARTUZ
9		Assistant United States Attorney
10	*****	
11	IT IS SO ORDERED.	
12	Dated: October 26, 2021	
13		Kerdel P. Newman
14		KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE
15		ONITED STATES MAGISTRATE JUDGE
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